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JEANNE A. NAUGHTON, CLERK

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY

MAR 1 1 2019

In re:

DURO DYNE NATIONAL CORP., et al.,

Debtors. 1

U.S. BANKRUPTCY COURT
TRENTON, NJ
Chapter 11 BY DEPUT

Case No. 18-27963-MBK

(Jointly Administered)

FINDINGS OF FACT AND CONCLUSIONS OF LAW AND ORDER GRANTING MOTION OF THE PLAN PROPONENTS PURSUANT TO 11 U.S.C. §§ 107(b) AND 105(a), FEDERAL RULE OF BANKRUPTCY PROCEDURE 9018, AND LOCAL CIVIL RULE 5.3 FOR AUTHORITY TO (I) FILE DOCUMENTS UNDER SEAL AND (II) REDACT COMMERCIALLY SENSITIVE, NONPUBLIC INFORMATION

The relief set forth on the following pages, numbered two (2) through and including six

(6) is hereby **ORDERED**.

MICHAEL B. KAPLAN, USBY

3/11/2019

¹ The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor's tax identification number, are: Duro Dyne National Corp. (4664); Duro Dyne Machinery Corp. (9699); Duro Dyne Corporation (3616); Duro Dyne West Corp. (5943); and Duro Dyne Midwest Corp. (4662).

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Debtors: Duro Dyne National Corp., et al.

Case No.: 18-27963 (MBK)

Caption: Findings of Fact and Conclusions of Law and Order Granting Motion to Seal

THIS MATTER having come before the Court on Plan Proponents' motion for an Order pursuant to section 107(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 9018 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and Rule 5.3 of the Local Civil Rules of the U.S. District Court for the District of New Jersey ("Local Rules") to (1) file under seal Exhibit A to the Plan Proponents' Motion Pursuant To Sections 105(a) and 363 of the Bankruptcy Code and Bankruptcy Rule 2002, 6004 and 9019(a) for an Order Authorizing and Approving the Debtors' Entry Into a Settlement Agreement With Federal Insurance Company and Authorizing the Sale of Policies Free and Clear of Liens, Claims, Interests and Other Encumbrances (the "9019 Motion"), and (2) redact commercially sensitive information from the publicly-available version of Exhibit A to the 9019 Motion; and

Local Civil Rule 5.3(c) requiring a showing of (a) the nature of the materials or proceedings at issue; (b) the legitimate private or public interests warranting the relief sought; (c) the clearly defined and serious injury that would result if the relief sought is not granted; and (d) why a less restrictive alternative to the relief sought is not available;

The Court makes the following Findings of Fact and Conclusions of Law, pursuant to Local Civil Rule 5.3(c)(5):

FINDINGS OF FACT

- 1. On September 7, 2018 (the "Petition Date"), the Debtors commenced their respective bankruptcy cases (the "Bankruptcy Cases") by filing voluntary petitions for relief under Chapter 11, Title 11, of the United States Code.
- 2. On November 16, 2018, the Debtors filed the Second Amended Prenegotiated Plan of Reorganization for Duro Dyne National Corp., et al., Under Chapter 11 of the

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Debtors: Duro Dyne National Corp., et al.

Case No.: 18-27963 (MBK)

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Bankruptcy Code (as may be amended, the "Filed Plan") (ECF No. 279), which provides that Asbestos Claims and Demands will be permanently channeled to a trust established under Section 524(g) of the Bankruptcy Code (the "Trust").

- 3. The Debtors continue to operate their business and manage their property pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in this case.
- 4. On March 4, 2019, the Debtors and Federal entered into a settlement agreement (the "Agreement," attached as Exhibit A to the 9019 Motion) to resolve disputes between them in the Coverage Action regarding the extent of Federal's duty to defend and indemnify the Debtors against asbestos-related bodily injury claims. This Agreement is the subject of the 9019 Motion.

CONCLUSIONS OF LAW

5. Section 107(b) of the Bankruptcy Code authorizes the Court to issue orders to protect entities from potential harm caused by the disclosure of confidential information. In particular, section 107(b) provides that:

On request of a party in interest, the bankruptcy court shall, and on the bankruptcy court's own motion, the bankruptcy court may—(1) protect an entity with respect to a trade secret or confidential research, development, or commercial information

11 U.S.C. § 107(b)(1).

6. Pursuant to Bankruptcy Rule 9018:

On motion or on its own initiative, with or without notice, the court may make any order which justice requires . . . to protect the estate or any entity in respect of a trade secret or other confidential research, development, or commercial information

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Duro Dyne National Corp., et al. Debtors:

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Caption: Findings of Fact and Conclusions of Law and Order Granting Motion to Seal

Fed. R. Bankr. P. 9018.

- Further, section 105(a) of the Bankruptcy Code grants the Court the power to 7. "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of" the Bankruptcy Code. 11 U.S.C. § 105(a).
- Section 107(b) of the Bankruptcy Code and Bankruptcy Rule 9018 are designed 8. to protect business entities from disclosure of information that reasonably could be expected to cause commercial injury to the entity. See, e.g., In re Alterra Healthcare Corporation, 353 B.R. 66, 75 (Bankr. D. Del. 2006) (citations and quotations omitted). Such information need not rise to the level of a "trade secret" to be protected. See id. Bankruptcy courts in particular "must deny access to judicial documents [] where an open inspection may be used as a vehicle for improper purposes." See In re Motions Seeking Access to 2019 Statements, 585 B.R. 733, 753 (D. Del. 2018) (citing In re Orion Pictures Corp., 21 F.3d 24, 27 (2d Cir. 1994)).
- 9. The sealing of confidential documents and information is an accepted practice in the District of New Jersey. See Immunomedics, Inc. v. Roger Williams Med. Ctr., 2017 U.S. Dist. LEXIS 221058. Local Rule 5.3 governs requests "by a party or parties to seal, or otherwise restrict public access to, any materials filed with the Court[.]" L. Civ. R. 5.3. Pursuant to Local Rule 5.3, good cause for sealing exists when a party makes a particularized showing that disclosure will cause a clearly defined and serious injury to the party seeking closure. See Pansy v. Borough of Stroudsburg, 23 F.3d 772, 786 (3d Cir. 1994) (explaining that "orders of confidentiality . . . are intended to offer litigants a measure of privacy, while balancing against this privacy interest the public's right to obtain information concerning judicial proceedings").
 - Courts in this district have permitted the sealing of settlement agreements by 10.

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Debtors: Duro Dyne National Corp., et al.

Case No.: 18-27963 (MBK)

Caption: Findings of Fact and Conclusions of Law and Order Granting Motion to Seal disclosing the "general elements" of those agreements, "while at the same time protecting the confidentiality of the particulars" of the agreement. See, e.g., Starbucks Corp. v. Wellshire Farms, Inc., CIV. 14-0041 NLH/AMD, 2015 WL 1105691, at *3 (D.N.J. Mar. 11, 2015) (citing Pansy v. Borough of Stroudsburg, 23 F.3d 772, 786 (3d Cir. 1994)).

- 11. Here, the Plan Proponents seek to redact only the settlement amount contained in the Agreement between the Debtors and Federal (the "Settlement Amount"). If the Settlement Amount is not protected, the Debtors' ability to settle with other insurers for appropriate sums may be seriously impaired, given that those negotiations involve similar, if not identical, issues to those that were settled with Federal. While the Debtors believe the Settlement Amount represents a reasonable compromise based on the parties' evaluation of their respective positions and their interest in avoiding the delay, uncertainty, and expense inherent in continuing litigation, other insurers may seek to use the Settlement Amount as leverage in their own negotiations with the Debtors. Accordingly, the Settlement Amount constitutes confidential commercial information that falls within the parameters of Local Rule 5.3 and section 107(b) of the Bankruptcy Code
- 12. The Debtors' interest in protecting their confidential information and the Plan Proponents' interest in maximizing the assets available to the Trust through settlements with other insurers outweighs any public interest in the disclosure of the information.
- proposed approach is the least restrictive means of protecting themselves from commercial injury, as it contemplates redacting only the Settlement Amount in order to limit the sealed information to the "particulars" of the Agreement requiring strict confidentiality. See 2015 WL

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Duro Dyne National Corp., et al. Debtors:

Case No.: 18-27963 (MBK)

Caption: Findings of Fact and Conclusions of Law and Order Granting Motion to Seal

1105691, at *3.

NOW, THEREFORE, it is, on this \(\frac{1}{2019}, \)

ORDERED that Debtors' motion to seal Exhibit A to the 9019 Motion is hereby

through and I would by the effective date it any continued

GRANTED and it is further

This case.

ORDERED that the Clerk of Court shall retain the document under seal.

* Also incorporated hercen is
the Court's ruling set tooth on
record on 3/7/2019.

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In re: Duro Dyne National Corp. Debtor

Case No. 18-27963-MBK Chapter 11

CERTIFICATE OF NOTICE

District/off: 0312-3 User: admin Page 1 of 2 Date Rcvd: Mar 11, 2019 Form ID: pdf903 Total Noticed: 1

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Mar 13, 2019.

+Duro Dyne National Corp., 100 Horizon Center Boulevard, Hamilton, NJ 08691-1903

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. NONE. TOTAL: 0

***** BYPASSED RECIPIENTS *****

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Mar 13, 2019 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on March 11, 2019 at the address(es) listed below:

Christina Salem on behalf of Interested Party The North River Insurance Company

christina.salem@kennedyscmk.com

Christina Salem on behalf of Interested Party Hartford Accident and Indemnity Company christina.salem@kennedyscmk.com

Daniel Keller on behalf of Interested Party Daniel Keller dkeller@kfjlegal.com

on behalf of Creditor Sheet Metal, Air, Rail & Transportation Workers International Association, AFL-CIO dstolz@wjslaw.com,

dstolz@ecf.inforuptcy.com;msousa@wjslaw.com;btorres@ecf.inforuptcy.com

Daniel Wagner London, I on behalf of Interested Party MidStates Reinsurance Corporation dlondon@londonfischer.com

on behalf of Loss Mitigation Shellpoint Mortgage Servicing Denise E. Carlon

dcarlon@kmllawgroup.com, bkgroup@kmllawgroup.com Edwin J Harron on behalf of Other Prof. Lawrence Fitzpatrick, dlaskin@ycst.com

Jeffrey A. Cooper on behalf of Creditor 4 Site, LLC jcooper@rltlawfirm.com, cooperatty@aol.com;rgaydos@rltlawfirm.com

Jeffrey D. Prol on behalf of Debtor

effrey D. Prol on behalf of Debtor Duro Dyne National Corp. jprol@lowenstein.com, tfreedman@lowenstein.com;dclaussen@lowenstein.com;lowenstein@ecfalerts.com;bnathan@lowenstein.com effrey D. Prol on behalf of Interested Party Duro Dyne Machinery jprol@lowenstein.com, tfreedman@lowenstein.com;dclaussen@lowenstein.com;lowenstein@ecfalerts.com;bnathan@lowenstein.com Jeffrey D. Prol on behalf of Interested Party

Jeffrey D. Prol on behalf of Attorney Lowenstein Sandler LLP jprol@lowenstein.com,

tfreedman@lowenstein.com;dclaussen@lowenstein.com;lowenstein@ecfalerts.com;bnathan@lowenstein.com Jeffrey D. Prol on behalf of Interested Party Duro Dyne West jprol@lowenstein.com,

tfreedman@lowenstein.com;dclaussen@lowenstein.com;lowenstein@ecfalerts.com;bnathan@lowenstein.com

Jeffrey D. Prol on behalf of Debtor Duro Dyne West Corp. jprol@lowenstein.com, tfreed man@lowenstein.com; dclaussen@lowenstein.com; lowenstein@ecfalerts.com; bnathan@lowenstein.com; lowenstein.com; lowen

Jeffrey D. Prol on behalf of Debtor Duro Dyne Machinery Corp. jprol@lowenstein.com, tfreed man@lowenstein.com; lowenstein.com; lowenstein@ecfalerts.com; bnathan@lowenstein.com; lowenstein.com; lowenstein.com;

Jeffrey D. Prol on behalf of Interested Party Duro Dyne Midwest jprol@lowenstein.com, tfreedman@lowenstein.com;dclaussen@lowenstein.com;lowenstein@ecfalerts.com;bnathan@lowenstein.com

Jeffrey D. Prol on behalf of Interested Party Duro Dyne Corporation jprol@lowenstein.com,

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tfreedman@lowenstein.com;dclaussen@lowenstein.com;lowenstein@ecfalerts.com;bnathan@lowenstein.com Jeffrey D. Prol on behalf of Other Prof. Getzler Henrich & Associates, LLC

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tfreedman@lowenstein.com;dclaussen@lowenstein.com;lowenstein@ecfalerts.com;bnathan@lowenstein.com Jeffrey M. Sponder on behalf of U.S. Trustee U.S. Trustee jeffrey.m.sponder@usdoj.gov, jeffrey.m.sponder@usdoj.gov

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

John A. Fialcowitz on behalf of Other Prof. Charter Oak Financial Consultants, LLC

john@fialcowitzlaw.com
John A. Fialcowitz on behalf of Spec. Counsel Gilbert LLP john@fialcowitzlaw.com
John A. Fialcowitz on behalf of Creditor Committee Official Committee of Asbestos Claimants

john@fialcowitzlaw.com Jordan E. Jacobson on behalf of Creditor Pension Benefit Guaranty Corp

jacobson.jordan@pbgc.gov, efile@pbgc.gov Kami Elizabeth Quinn on behalf of Creditor Committee Official Committee of Asbestos Claimants quinnk@gotofirm.com

Karl J. Norgaard on behalf of Unknown Role Type Undisclosed Interested Party knorgaard@norgaardfirm.com,

sferreira@norgaardfirm.com;184grandno@gmail.com;kcimmino@norgaardfirm.com

Mark S. Lichtenstein on behalf of Interested Party Federal Insurance Company

mlichtenstein@crowell.com, mplevin@crowell.com;tyoon@crowell.com

Matthew B. Heimann on behalf of Creditor Mestek, Inc. and Mestek Machinery, Inc. lrestivo@mccarter.com

Mitchell Hausman on behalf of U.S. Trustee U.S. Trustee Mitchell.B.Hausman@usdoj.gov Scott S. Rever on behalf of Creditor Sheet Metal, Air, Rail & Transportation Workers International Association, AFL-CIO srever@wjslaw.com,

srever@ecf.inforuptcy.com;dmendez@wjslaw.com;dmendez@ecf.inforuptcy.com

Sean M. Beach on behalf of Other Prof. Lawrence Fitzpatrick bankfilings@ycst.com Sommer Leigh Ross on behalf of Interested Party MidStates Reinsurance Corporation

Sommer Leigh Ross on behalf of Interested Party MidStates Reinsurance Corporation slross@duanemorris.com, AutoDocketWILM@duanemorris.com

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Stephen Forte on behalf of Interested Party Hartford Accident and Indemnity Company sforte@goodwin.com, bankruptcy@goodwin.com;bankruptcyparalegal@goodwin.com;awilliams@goodwin.com U.S. Trustee USTPRegion03.NE.ECF@usdoj.gov

William E. McGrath, Jr on behalf of Interested Party Munich Reinsurance America, Inc. f/k/a American Re-Insurance Company wmcgrath@dilworthlaw.com

TOTAL: 37